IN THE UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE: CHAPTER 13

•

Gretchen Anita Burke, : CASE 09-91593-CRM

:

Debtor.

AMENDED MOTION TO WITHDRAW AS COUNSEL FOR DEBTOR

COMES NOW, Tony Sandberg and The Sandberg Law Firm, LLC (collectively referred to herein as "Counsel") and moves the Court to issue an Order permitting withdrawal as counsel of record for Gretchen Anita Burke ("Debtor"). In support of this Motion, Counsel shows the Court the following:

- 1. Counsel wishes to Withdraw as counsel of record for the Debtor.
- 2. Counsel has notified Debtor that it intends to withdraw from such respresentation.
- The undersigned hereby certifies that on Monday, June 14, 2010, sent the attached letter and proposed Motion
 to Withdraw to Debtor. The Debtor was informed of Counsel's intention to withdraw prior to Monday, June
 14, 2010 in writing via e-mail.
- 4. This Court retains jurisdiction of the referenced action.
- 5. The Debtor is aware that they have the burden to keep the Court informed where notices, pleadings or other papers may be served on them.
- 6. The Debtor is aware that they have the obligation to have a plan of reorganization and disclosure statement confirmed in the case and prepare and file monthly operating reports.
- 7. If the Debtor fails and refuses to meet these burdens, they are aware that she might suffer adverse consequenses.
- 8. There are no known other scheduled proceedings at this time that would be affected by the withdrawl of Counsel.
- 9. Service of notices may be made to the Debtor by mailing a copy hereof to her last known address which is:

Gretchen Anita Burke PO Box 1483 Tucker, GA 30085 Case 09-91593-crm Doc 38 Filed 07/30/10 Entered 07/30/10 10:39:40 Desc Main Document Page 2 of 9

10. The Debtor was advised that if it is a corporation or other form of legal entity, that it may only be represented in

court by an attorney, that an attorney must sign all pleadings sumbitted to the court, and that a corporate officer

or other non-lawyer respresentative may not represent the corporation or other form of legal entity in court

unless that officer is also an attorney licensed to practice law in the United States District Court, Northern

District of Georgia.

11. Debtor was advised that, if she does not consent to Counsel's withdrawl she has the right to object within

fourteen (14) days of the date of the notice by filing its objection with the clerk of Bankrutcy Court provided in

the attached Notice.

WHEREFORE, Counsel requests that the Court issue an Order in the form attached hereto as Exhibit

A permitting Counsel to withdraw from further representation of the Debtor.

Dated: Friday, July 30, 2010

Tony Sandberg, Attorney for Debtor GA Bar No.: 625210

229 Peachtree Street

International Tower, Suite 705

Atlanta, GA 30303

(404) 827-9799

EXHIBIT A

Monday, June 14, 2010

Gretchen Anita Burke PO Box 1483 Tucker, GA 30085

RE: Bankruptcy Case No. 09-91593-CRM

Dear Miss Burke:

Enclosed you will find the following:

- 1. A Notice of Intent to Withdraw
- 2. A Motion to Withdraw
- 3. An unsigned Order to Withdraw

The Motion to Withdraw will not be filed until 14 days have passed. If you have any objections to our withdrawl, you must make it known within that time period. Once the Court has signed the Order permitting us to withdraw, we will no longer be your Counsel of Record.

I urge you to obtain new counsel immediately. If your new counsel has any questions concerning your case, please indicate to them that they may feel free to contact The Sandberg Law Firm, LLC.

Respectfully submitted,

/s/

Tony Sandberg, Attorney for Debtor GA Bar No.: 625210 The Sandberg Law Firm, LLC 229 Peachtree St. International Tower Ste. 705 Atlanta, GA 30303 (404)827-9799

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:)	CASE NO.: 09-91593-CRM
)	
Gretchen AnitaBurke,)	CHAPTER 13
)	
Debtor.)	

NOTIFICATION OF INTENT TO WITHDRAW

This is a Notice to Gretchen AnitaBurke, Debtor in the above styled bankruptcy action, from his attorney of record, Anthony Sandberg.

1.

The Sandberg Law Firm wish to withdraw as attorney of record for Debtor Gretchen AnitaBurke due to the following facts:

2.

The Debtor, Gretchen Anita Burke has placed the firm in an adversaral position by developing an adverse relationship making it impossible to proceed further in the representation. Enclosed with this Notification of Intent to Withdraw is a Motion to Withdraw, which will be filed 14 days after mailing of this Notification.

Monday, June 14, 2010

Respectfully Submitted,

<u>/</u>s/

Tony Sandberg, Attorney for Debtor GA Bar No.: 625210
The Sandberg Law Firm, LLC 229 Peachtree St.
International Tower Ste. 705
Atlanta, GA 30303
(404)827-9799

IN THE UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:	:	CHAPTER 13
	:	
	:	
Gretchen Anita Burke,	:	CASE 09-91593-CRM
	:	
Debtor.	<u> </u>	

ORDER GRANTING AMENDED MOTION FOR WITHDRAWL AS COUNSEL

This matter came before the court on an Amended Moton to Withdrawl as Counsel (Docket Number 38) In accordance with the applicable local rules, Debtor's Attorney, Tony Sandberg, The Sandberg Law Firm, LLC, wants to withdrawl as Attorney Debto, Gretchen Anita Burke in the above-styled cases, is hereby **GRANTED.**

[END OF DOCUMENT]

(Signatures on next page)

PREPARED AND CONSENTED BY:

THE SANDBERG LAW FIRM, LLC

_____/s/ Tony Sandberg, Georgia Bar No.:625210 The Sandberg Law Firm, LLC

229 Peachtree Street International Tower, Suite 705 Atlanta, GA 30303 (404) 827-9799

IN THE UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE: CHAPTER 13

Gretchen Anita Burke. CASE 09-91593-CRM

Debtor.

CERTIFICATE OF SERVICE

I hereby certify, under penalty of perjury, that I am more than 18 years of age and, that on this day, I served a copy of the within Amended Moton to Withdrawl as Counsel for Debtor upon (a) Nancy Whaley, Chapter 13 Trustee, and (b) upon the following by depositing a copy of same in U.S. Main with sufficient postage affixed thereon to ensure delivery to:

Arrow Financial Serv Capital Accounts 5996 W. Touhy Ave 2120 Crestmoor Rd Ste 30 Niles, IL 60714 Nashville, TN 37215

> **David Barron** 4935 Deer Moss Way Duluth, GA 30096

Envision Payment Solutions ERSolutions, Inc. POB 157 P.O. Box 6030 Suwanee, GA 30024-0157 Hauppauge, NY 11788-0154

Georgia Department of Revenue Field Service PO Box 161108 Atlanta, GA 30321

Credit Collection Services

Two Wells Avenue

Dept 9134

Newton Center, MA 02459

National Asset Mgmt 400 Rouser Rd Ste 202 Coraopolis, PA 15108

Santander Consumer USA PO Box 560284 Dallas, TX 75356

Hsbc Bank Po Box 5253 Carol Stream, IL 60197

National Credit Systems P.O. Box 312125 Atlanta, GA

Shiv Kapor c/o the Sandberg Law Firm 220 Peachtree Street, Internat Atlanta, GA 30303

Catalyst Natural Gas Two Wells Avenue, Dept. 9136 Newton Center, MA 02459

> Dekalb Medical 5900 Hillandale Lithonia, GA 30058

First Premier Bank 601 S Minnesota Ave Sioux Falls, SD 57104

Internal Revenue Service 401 W. Peachtree Street Stop 334-D Atlanta, GA 30370

Pinnacle Fin 7825 Washington Av Suite 410 Minneapolis, MN 55439

> Stanisccontr 914 14th St Pob 480 Modesto, CA 95353

Case 09-91593-crm Doc 38 Filed 07/30/10 Entered 07/30/10 10:39:40 Desc Main Document Page 9 of 9

Unique National Collec 119 E Maple St Jeffersonville, IN 47130 Us Dept Of Education Po Box 5609 Greenville, TX 75403 Wach/Rec Po Box 3117 Winston Salem, NC 27102

World Finance Corp 4919 Flat Shoals Pkwy St Decatur, GA 30034

Dated: Friday, July 30, 2010

By: /s

The Sandberg Law Firm Kristopher Key, Clerk 229 Peachtree Street International Tower, Suite 705 Atlanta, GA 30303 (404) 827-9799